

NATIONAL GUARD ON BRINK OF DISSOLUTION

WAR DEPARTMENT SAYS HARRIS IS INCOMPETENT BUT HUNT REFUSES TO FIRE HIM.

PHOENIX, April 1.—In the face of a situation that may demand every citizen available for military service, Arizona is in the gravest danger of losing her national guard organization. Not only did the guard fail to measure up to the requirements of the Federal law pertaining to the organized militia at the inspection just ended, but plans of the general staff to continue it as a separate State organization will have to be abandoned if the Hay bill, now before congress, becomes a law.

Demoralization of the guard, apathy of its members toward the future of the organization and almost negligible attendance at drills and training ranks are charged by the war department to be due to Adjutant General Harris, who is held responsible for the present condition of the guard. For over two years the war department has been urging Governor Hunt to remove Harris, but in spite of repeated requests from the secretary of war, other members of the department and experienced army officers, the governor steadfastly refuses to do so. Now that Federal aid is apparently about to be withdrawn, it is believed he will still refuse to let Harris go and will let the guard pass out of existence.

The discharge by Adjutant General Harris of all the commissioned officers of Companies A and B, National Guard of Arizona, and the practical mustering out of four of the five companies in the Salt River valley at the very time when the guard may be needed almost any minute to take the field, is causing a storm of protest from citizens of the capital. While "apathy" and "lack of interest" is given as the reason for the dismissal of trained officers and mustering out their commands at a time when they are most needed, it is charged that this is not the real reason. All of the officers discharged, it is said, had been frank to criticize the way the guard was handled at the time of the Clifton strike, and therein lies the ground for their discharge. Their names were placed on the "unassigned list," a proceeding having no legal existence whatever and not even mentioned in the code. It is a new proceeding, whereby an officer is as effectively relieved of his command as though he had been removed for cause or had resigned.

The officers removed in this way were Captain C. V. Gully, Lieutenant C. A. Shumhart and Second Lieutenant B. A. Wilson of Company A; Captain E. J. Halsey, First Lieutenant Harold Briggs and Second Lieutenant Harold Hess of Company B; Companies A, B, C and D, it is understood, are to be mustered out and "reorganized."

On Saturday, March 18th, the adjutant general issued an order to all company commanders to at once recruit their companies to war strength. Press reports to the contrary, that a press report was issued from the office of the adjutant general, without any instructions from the war department. In less than a week, on Friday, March 24th, the adjutant general notified the commanding officers of Companies A and B that their names had been placed on the unassigned list. "Lack of interest" was assigned as the reason for this step, although Captain Gully protested that he had 50 recruits ready to enlist and who would meet at the armory that evening to sign their enlistment papers. The order, however, was not rescinded.

Requests and suggestions that Governor Hunt remove Harris from the adjutant general's office have been repeatedly sent to Governor Hunt from the war department at Washington, but to all such the executive has turned a deaf ear. On July 1, 1914, Secretary Garrison wrote Governor Hunt in reply to an appeal for extension of time to enable the guard to meet Federal requirements. He told the governor that the adjutant general was "totally inefficient" from a Federal standpoint, and hinted broadly at the remedy for the miserable condition of the guard, which, he said, would continue in its inefficient condition so long as Harris was adjutant general.

The controversy between the war department one side dates back almost to the time when Harris, a sergeant in Company C of Tempe was named adjutant general by Governor Hunt. He had at that time had experience in the regular army as a private in a hospital corps, and had served with the national guard of California. He has never been in command of a company.

In 1914 the war department notified the governor that three companies had failed to meet Federal requirements and that Federal aid would be withdrawn. The governor asked for an extension of time, and this was granted. At the same time the department acceded to the rather un-

usual request of the governor for an inspector-instructor to put the guard in shape for the next inspection. Captain Cromwell Stacey, an officer of the regular army was assigned to this post, with full charge of the guard until after the following Federal inspection, which was held in March, 1915. When that time came the companies all passed the inspection. This year all but three, it is said, have failed to come up to requirements, and the guard has lapsed back to the condition it was in before.

Practically no drills have been held since August, 1915, when the guard returned from camp, and those that have been held have been poorly attended. When the Clifton trouble came in October, although it had been known that troops might be sent, a number of the company commanders were on their way to Florida to attend a rifle shoot. Governor Hunt, instead of sending one or two companies as units, decided to send a small detail from almost every company in the state, "so that men from all parts of the State might see what conditions were at Clifton." Those men whose company commanders were absent broke into the armories and equipped themselves. No records were kept of the equipment they took, and now guns, blankets, and other valuable Federal property is missing. Part of the equipment was worn out at Clifton, and at least 30 per cent of it is unserviceable. No State funds were available to pay the guardsmen for strike duty at Clifton, where most of their time was spent in idleness. Instead of making the Clifton camp one of instruction, the officer in charge declared "the men are too damn well drilled already." Naturally the guard returned even more demoralized than before.

In December, when it was seen that the guard could not possibly pass the Federal inspection, the governor wrote Captain Stacey, offering to confer on him the same powers and control of drill as he had when he took charge of the regiment in 1914. Stacey refused. The governor then wrote the war department, urging the secretary wire his approval of the plan at once. This Acting Secretary Breckinridge refused to do. He wrote to the governor that the guard had lapsed into its former inefficient hopeless condition, and furthermore stated that the attitude of Harris toward the department had always been one of "poorly veiled hostility." He asserted that Harris had opposed every rule and regulation of the department designed to fit the guard for national service.

The guard is notoriously unprepared to take the field if called out for service. Membership, equipment, morale, all are low. There is no enthusiasm, and with the mustering out of whole companies and the arbitrary dismissal of officers, no man feels safe. Captain J. E. Noble of Company D at Mesa has been notified that unless he recruits his command to war strength within 20 days he and his lieutenants will be placed on the unassigned list. It is understood that in order placing the commissioned officers of Company C at Tempe upon the unassigned list is in course of preparation.

At the last meeting of the general staff, when the possibility of the withdrawal of Federal aid was considered, it was decided to appropriate \$50,000 for the continuance of the guard as a State organization. If the Hay bill becomes a law this cannot be done, although it would be possible under Arizona's peculiar military code. Just before he issued the order placing officers on the "unassigned list" the adjutant general informed officers of the three Phoenix companies that they were to receive no more instructions from the Federal instructor.

\$25 AND 10 DAYS
(From Thursday's Daily.)
Julius Jacoby, well known barber of this city, was yesterday sentenced in the Superior court to serve ten days and pay a fine of \$25 for conviction on a charge of violating the State prohibition amendment.

STATEMENT OF THE OWNERSHIP, MANAGEMENT, CIRCULATION, etc., required by the act of Congress of August 24, 1912, of the Arizona Journal-Miner, published weekly at Prescott, Arizona, for April 1, 1916.

Before me, a Notary Public in and for the State and County aforesaid, personally appeared J. W. Milnes, who, having been duly sworn according to law, deposes and says that he is the Business Manager of the Arizona Journal-Miner, and that the following is, to the best of his knowledge and belief, a true statement of the ownership, management, (and if a daily paper the circulation), etc., of the aforesaid publication for the date shown in the above caption, required by the Act of August 24, 1912, embodied in section 443, Postal Laws and Regulations, printed on the reverse of this form, to-wit:

That the names and addresses of the publisher, editor, managing editor and business managers are: Publisher, Journal-Miner Publishing Co., Prescott, Arizona; Editor, P. R. Milnes, Prescott, Arizona; Managing Editor, J. W. Milnes, Prescott, Arizona; Business Manager, J. W. Milnes, Prescott, Arizona. That the owners are: (Give names and addresses of individual owners, or, if a corporation, give its name and the names and addresses of stockholders holding 1 per cent or more of the total amount of stock.) J. W. Milnes, Prescott, Arizona; Clare Mande Milnes, Prescott, Arizona; P. R. Milnes, Prescott, Arizona; K. E. Morrison, Prescott, Arizona; W. Fairbank, New York, N. Y.; That the known bondholders, mortgagees, and other security holders owning or holding 1 per cent or more of total amount of bonds, mortgages, or other securities are: (If there are none, so state.) None. That the two paragraphs next above, giving the names of the owners, stockholders, and security holders, if any, contain not only the list of stockholders and security holders as they appear upon the books of the company but also, in cases where the stockholder or security holder appears upon the books of the company as trustee or in any other fiduciary relation, the name of the person or corporation for whom such trustee is acting, is given; also that the said two paragraphs contain statements embracing affirmatively full knowledge and belief as to the circumstances and conditions under which stockholders and security holders who do not appear upon the books of the company as trustees, hold stock and securities in a capacity other than that of a bona fide owner; and this affiant has no reason to believe that any other person, association, or corporation has any interest direct or indirect in the said stock, bonds, or other securities than as so stated by him. That the average number of copies of each issue of this publication sold or distributed, through the mails or otherwise, to paid subscribers during the six months preceding the date shown above is: (This information to be required from daily publications only.)

J. W. MILNES, Business Manager.
Sworn to and subscribed to before me this 1st day of April, 1916.
ALLEN HILL, Notary Public.
My commission expires February, 20, 1920.

WAITE IS TO BE ARRAIGNED TOMORROW

NEW YORK, Sunday, April 2.—What purports to be a formal confession by Dr. Waite that he murdered his father-in-law, John E. Peck, is printed this morning by The World. The confession is said to have been contained in a letter sent to the newspaper by Waite.

To Be Arraigned.
NEW YORK, April 1.—Dr. Arthur Warren Waite will be arraigned on Monday for trial on two indictments found today for the murder of his father-in-law, John E. Peck. Eugene E. Kane, the embalmer, returned to the police \$7,800 of the \$9,000 received for his promise to testify concerning arsenic used in the embalming of Peck's body.

Detectives discovered 100 test tubes labeled "tetanus," "cholera," "pneumonia," "tuberculosis," "typhoid," "typhus," "anthrax" and "influenza" in Waite's apartment.

SUBMARINE IS UPHELD BY REICHSTAG

AMSTERDAM, April 1.—A resolution adopted by all parties in the reichstag except the Socialists, is to be presented to Chancellor Bethmann-Hollweg. It defends the use of submarines.

The text of the resolution is, in part:

"Seeing that the submarine has proved an effective weapon against the English methods of warfare which are based on the starvation of Germany, the reichstag expresses its conviction that it is necessary to make as much use of our submarines as of all such other military means as will guarantee peace and safeguard the future of Germany."

This construction differs from the version given by the Overseas News agency last night, which specifically omitted the use of submarines in the future military program.

DEEP DEVELOPMENT PROVES A BIG MINE

(From Saturday's Daily.)

Development on the Davis gold mine of Slate creek has reached a depth of 366 feet, and Joseph Caspari, one of the leasers, with Eric Bloom, stated yesterday that the best showing in values given and ore bodies yet determined, had been made at that point. He also said that an air compressor to drive drills was making excellent headway, and production at the present time was the heaviest in the history of the property. It is his belief that the Davis is entering a period of being rated later as one of the biggest and best gold producers of this country, due to carrying out a line of deep development.

FINE OUTLOOK

(From Friday's Daily.)

Charles Rose, who owns valuable mines near Stoddard, was an arrival Wednesday, and reported that field as assuming a better outlook than known for many years, since the Stoddard Mines Co. and the Copper Queen are ready to resume on a permanent basis. The joint reduction works, he says, will solve two big mine propositions, and create a new and attractive investment field.

Poker, Gambling? No, Rules Judge

NEW YORK, April 1.—Have you ever sat through the wee sma' hours around the green baize table trying to fill a bobtail flush under the impression you were gambling? You're wrong—all wrong, on the word of Magistrate Levy.

"Poker is not gambling," he declared yesterday in the West Side court, and several hardened specimens of mankind suddenly lost their listless appearance as they sat up straight in astonishment.

Three men were up on a charge of operating a common gambling place. Detectives testified they had taken part in a poker game in the rooms. Assistant District Attorney Lazarus, in asking that the men be held, asserted there could be no doubt that poker was gambling.

"I don't believe poker can justly be considered gambling," Magistrate Levy retorted. "It is a gentleman's game and is permitted in many of our most exclusive clubs and in countless homes. I know personally that it is played in my club."

"But even in poker there should be some line of demarcation," persisted the prosecutor, "and I think that line is established when a 'kitty' is opened in connection with the game."

Magistrate Levy demurred. "Suppose the 'kitty' were turned over to some good charity," he suggested. The case was then adjourned in order to allow the brief to be submitted.

\$500 WAR STAMP ATTRACTS ATTENTION

(From Sunday's Daily.)

A \$500 internal revenue stamp on a deed filed yesterday, was the object of much curiosity at the county recorder's office. Everyone who came in wanted to take a look at the tiny blue stamp, insignificant in appearance, compared to its cost. The stamp was attached to a deed by which F. S. Stephens and Mabel Grace Stephens, of Dundee, Scotland, transferred the ownership of the Green Flower and Green Up patented lode claims in the Verde mining district to the Dundee-Arizona Copper Company, for the sum of \$500,000.

One old prospector looked at the \$500 stamp for several minutes. "Humph!" he grunted. "I've got a mining claim that's worth \$500, but doggone me if I'd trade it for a little chunk of paper like that."

For quick and artistic job work, the Journal-Miner is the place.

Proceedings of the Board of Supervisors Of Yavapai County, Arizona.

OFFICE OF THE BOARD OF SUPERVISORS, YAVAPAI COUNTY, ARIZONA.

Board of Supervisors of Yavapai County, Arizona, March 20, 1916. Board met pursuant to adjournment on Monday, March 20, 1916, at 9:30 o'clock a. m. Present: William Stephens, Chairman; Henry J. Suder, Member, Harry T. W. Heap, Member; R. T. Belcher, Clerk.

The payroll of county officials and employees for the period ending March 15, 1916, having approved by the Board of Supervisors and the County Recorder, warrants in payment of salaries were ordered drawn upon the Expense Fund, to-wit:

No.	To Whom Drawn and Account	Amount
262 324	William Stephens—Chairman of Board	\$ 62.50
262 325	Henry J. Suder—Supervisor	50.00
262 326	H. W. Heap—Supervisor	50.00
262 327	R. T. Belcher—Clerk of Board	100.00
262 328	N. S. Norwood—Asst. Clerk Board	50.00
262 329	H. H. Drew—Janitor, Court House	50.00
262 330	A. Cruickshank—Plaza Gardener	62.50
262 331	Grace M. Sparks—Immigration Commissioner	25.00
262 332	John W. Flinn—Co. Supt. Public Health and Registrar	25.00
262 333	C. E. Yount—Attending Physician	37.50
262 334	J. D. Bethune—Supt. County Hospital	62.50
262 335	Mrs. J. D. Bethune—Matron County Hospital	37.50
262 336	E. C. Yount—Steward, County Hospital	37.50
262 337	Yap Gan—Cook, County Hospital	35.00
262 338	E. D. Ross—Farmer, County Hospital	30.00
262 339	Harry T. Southworth—County Physician	25.00
262 340	Anna Levy—Supt. Charities	12.50
262 341	J. F. Young—Sheriff	166.66
262 342	T. J. Marks—Under Sheriff	75.00
262 343	G. W. Bozarth—Deputy Sheriff	62.50
262 344	Benj. Powers—Deputy Sheriff	50.00
262 345	Fred Hawkins—Deputy Sheriff	37.50
262 346	R. D. Young—Ranger Deputy Sheriff	37.50
262 347	W. O. Townsend—Cook, Jail Mess	42.50
262 348	P. J. Farley—Clerk, Superior Court	100.00
262 349	A. L. Jones—Dep. Clerk Superior Court	75.00
262 350	Lincoln H. Beyerle—Dep. Clerk Superior Court	50.00
262 351	Frank O. Smith—Judge, Court Reporter	83.33
262 352	P. W. O'Sullivan—County Attorney	83.33
262 353	Joseph H. Morgan—Deputy County Attorney	100.00
262 354	Nellie G. Marshall—Steno. County Attorney	40.00
262 355	E. A. Rogers—County Treasurer	104.15
262 356	P. J. Keohane—Deputy County Treasurer	75.00
262 357	John A. Mahoney—Deputy County Treasurer	50.00
262 358	L. S. Colwell—County Recorder	100.00
262 359	A. S. McSwiggin—Deputy County Recorder	62.50
262 360	James W. Coyne—Deputy County Recorder	50.00
262 361	C. E. Gentry—Deputy County Recorder	50.00
262 362	E. W. Stephens—Deputy County Assessor	100.00
262 363	Eric Lindhult—Deputy County Assessor	62.50
262 364	Joan E. Fagerberg—J. P. Ash Fork	50.00
262 365	F. E. Bartlett—Constable, Ash Fork	25.00
262 366	T. L. Harden—J. P. Bumblebee	5.00
262 367	Geo. W. Hance—J. P. Camp Verde	12.50
262 368	John S. Speer—Constable, Camp Verde	12.50
262 369	Albert E. McGill—J. P. Congress Junction	7.50
262 370	Orville Glenn—Constable, Congress Junction	12.50
262 371	W. A. Kearns—J. P. Cottonwood	25.00
262 372	Joe Cook—Constable, Cottonwood	25.00
262 373	B. R. Marks—J. P. Crown King	7.50
262 374	J. E. Shearer—Constable, Crown King	12.50
262 375	B. W. Mowday—J. P. Humboldt	12.50
262 376	Chas. S. Kinsman—Constable, Humboldt	25.00
262 377	S. F. Denison—J. P. Jerome	37.50
262 378	J. W. Hudgens—Constable, Jerome	37.50
262 379	F. H. Baldwin—J. P. Jerome Junction	12.50
262 380	W. A. Scott—Constable, Jerome Junction	12.50
262 381	J. A. Stapp—Constable, Kirkland	12.50
262 382	Ward H. Wheeler—J. P. Mayer	25.00
262 383	Thos. E. Thompson—Constable, Mayer	25.00
262 384	Chas. H. McLane—J. P. Prescott	75.00
262 385	W. H. Fitzgerald—Constable, Prescott	50.00
262 386	F. H. Cartmell—J. P. Seligman	12.50
262 387	E. L. Campbell—Constable, Seligman	25.00

The following payrolls, covering services rendered on county roads, having been approved by the County Engineer, warrants in payment of same were ordered drawn upon the Road Fund, to-wit:

Cm. War.

No.	No.	Name of Foreman	Road	Amount
62	97-101	J. R. Lowry—Dist. No. 1, Secs. 1 and 2		\$201.00
63	102-106	T. Green—Dist. No. 1, Sec. 1		\$ 30.00
		Dist. No. 2, Sec. 1		120.00
		Dist. No. 3, Sec. 1		72.00
64	107-111	Tom Madden—Dist. No. 3, Sec. 3		216.00
65	112-114	J. T. Logan—Dist. No. 4, Sec. 1		135.00
66	115-118	J. W. Sullivan—Dist. No. 5, Secs. 2 and 4		171.00

The following letter, offering certain property for a jail site for a cash consideration, was received and read to the Board:

"Prescott, Arizona, March 10, 1916.
Hon. Board of Supervisors, Yavapai County, Prescott, Arizona.
Gentlemen:

The undersigned hereby offers to sell for cash Lots 4, 5, 6 and 7, Block 13, City of Prescott, being on the east side of Granite Street, between Garley and Goodwin Streets, for the sum of \$2,500.00, or will sell Lots 6 and 7 for \$1,500.00.

Yours respectfully,
(Signed) Morris Goldwater."

The matter was taken under consideration by the Board.
Upon motion, Mr. John Wickett was granted the sum of \$10.00 per month, out door relief, pending his admittance to the Pioneer's Home.

A demand having been heretofore filed for labor performed on county roads during the month of June, 1914, and suit having been brought in the Justice Court of Prescott Justice Precinct by F. E. Richards against J. T. Shivers for the collection of the said \$30.00, the payment of same demand was deferred pending the settlement of the said suit. An order from the Justice of the Peace of Prescott Justice Precinct dismissing the said suit against J. T. Shivers, having been received, the said demand of J. T. Shivers against Yavapai County for the sum of \$30.00 covering services on county roads was taken up, and upon motion, the same was ordered paid.

The following Claims were taken up, and upon motion, warrants in payment of same were ordered drawn upon the Expense Fund, to-wit:

Clin. No.	No. To Whom Drawn and Account	Amount
263 590	Mtn. States Tel. & Tel. Co.—Telephone Rentals, March	\$ 35.00
264 591	Mtn. States Tel. & Tel. Co.—Ser. Mov. Phones from old Court House	9.00
265 592	Mtn. States Tel. & Tel. Co.—Tel. Tolls, County Offices	22.75
266 593	R. T. Belcher—Misc. Ex., Clerk of Board	11.33
267 594	Martindell, Horne & Co.—Premiums on Insurance	118.26
268 595	R. L. McClure, Assg. Prescott Nat'l Bank—Bounty	45.00
269 596	E. A. Potter, Assg. Wiggins, Young & Co.—Bounty	10.00
270 597	Roy Bennett, Assg. W. H. Marum—Bounty	3.00
271 598	D. E. Kelley, Assg. Bank of Arizona—Bounty	10.00
272 599	W. J. McClary—Bounty	1.00
273 600	J. R. Gore—Bounty	2.00
274 601	G. W. Dardar—Bounty	3.01
275 602	L. J. Haselfield—Balance Due on Bounty Claim	3.00
276 603	Geo. C. Ruffner—Sup. and Repairs Co. Machine and County Hospital	226.45
277 604	W. P. DeWolf—Services as Mining Writer	125.00
278 605	Comcl. Trust & Svgs. Bank—Assignment of Geo. M. White, Part Payment Wrecking Court House	500.00
279 606	Comcl. Trust & Svgs. Bank—Assignment of Geo. M. White, Part Payment Wrecking Court House	500.00
280 607	Bank of Arizona—Assg. Cert. Local Reg., Vital Statistics	8.50
281 608	Bank of Arizona—Assg. Cert. Local Reg., Vital Statistics	1.90
282 609	E. G. Peterson—Labor Hauling Wood to Co. Hospital	7.50
283 610	The Sun Drug Co.—Drugs for County Hospital	4.65
284 611	Kuhne Bros.—Labor and Supplies, Co. Hospital	3.65
285 612	John Eckles—Hauling Wood to County Hospital	6.30
286 613	W. H. Timmerhoff—Drugs Furnished Co. Hospital	16.18
287 614	Owl Drug & Candy Co.—Supplies Co. Hosp. and Jail	41.72
288 615	W. G. & R. W. Wingfield—ODR Fur. E. W. Kingsley	20.00
289 616	Stukey Bros.—ODR for J. H. Franks	14.40
290 617	M. Redden—ODR Furnished Indigents	40.00
291 618	Chas. S. Vivian—Pro. Services, Inquest of Robt. Henderson	10.00
292 619	G. H. Bishop—2 Stoves for Jail	24.25
293 620	Mrs. Cora Harter—Meals Furnished Jurors	6.50
294 621	Geo. H. Davis—Laying Linoleum in Office of Clerk of Superior Court	1.00
295 622	W. J. Hickey, Assg. Prescott Nat'l Bank—Labor, Superior Court Room	3.00
296 623	Charles Swanson, Assg. Comcl. Trust & Svgs. Bank—Labor, Superior Court Offices	13.25
297 624	T. J. Farley, Assg. O. A. Hesla Co.—Labor Superior Court Room	3.00
298 625	Sam Swain, Assg. Comcl. Trust & Svgs. Bank—Labor, Superior Court Offices	21.25
299 626	T. F. McLaughlin—Moving Sup. Crt. Records, etc.	94.67
300 627	W. J. Stiel—Labor, Tearing up and Laying Linoleum	8.75
301 628	Prescott Natl. Bank—Assg. Jury Certificates	3.00
302 629	Bank of Arizona—Rent of Office, Co. Atty., February	20.00
303 630	W. H. Morgan—Ser. in Con. with Mov. Offices from Court House	32.25
304 631	C. C. Miller—Labor in Connection with Moving Material from Court House and Recorder's Vault	6.00
305 632	Elmer Brannen—Construction of Vault for Recorder, etc.	370.64
306 633	Wm. J. Price, Assg. W. G. & R. W. Wingfield—Services as Justice Court Juror	1.50
307 634	Wm. E. Mueller—Services as Justice Court Juror	1.50
308 635	C. F. Ritter—Services as Justice Court Juror	1.50
309 636	W. H. Bauder—Services as Justice Court Juror	1.50
310 637	J. K. Miller—Services as Justice Court Juror	1.50
311 638	R. R. Fuller—Services as Justice Court Juror	1.50
312 639	Ray Vyne—Services as Justice Court Juror	1.50
313 640	F. C. Tatam—Services as Justice Court Juror	1.50
314 641	A. L. Smith—Services as Justice Court Juror	1.50
315 642	Thos. H. Hager—Services as Justice Court Juror	1.50
316 643	Thos. H. Hager—Services as Justice Court Juror	1.50
317 644	C. A. French—Services as Justice Court Juror	1.50
318 645	Harry E. Shumate—Services as Justice Court Juror	1.50
319 646	J. E. LeBaron—Services as Justice Court Juror	1.50
320 647	Comcl. Trust & Svgs. Bank—Premium on Bonds of Justices of the Peace	10.00
321 648	Geo. M. White, Assg. O. H. Jett—First Payment on Contract for Wrecking Court House	1000.00
The following claims were taken up and audited, and, upon motion, warrants in payment of same were ordered drawn upon the Road Fund, to-wit:		
67 119	H. H. Merritt—First Half March Salary, Co. Engineer	\$100.00
68 120	R. T. Belcher—Misc. Ex. Roads	17.77
69 121	Head Lumber Co.—Supplies for Road	4.37
70 122	J. T. Shivers—Labor on Prescott to Walnut Cr. Road	30.00
Upon motion, the Clerk was instructed to insert the following notice in the Journal—Name, the official newspaper of Yavapai County:		